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Appn. Number: 10/050,193 Reply to Non-Compliant Amendment of 11/8/04, and Office action of Election/Restriction of 8/8/05

Appn. Number: 10/050,193 Appn. Filed 01/16/2002

Reply to Non-Compliant Amendment of 11/8/04 and Office action of 8/8/05

Amendment to the Drawings

Please replace drawing sheet page: 2,3,5,7,9,10,11,13,16,17,24, and previous amended elements of these drawings with the following amended drawing, page: 2,3,5,7,9,10,11,13,16,17,24.

Please add the following new drawing sheet pages after drawing sheet page 25: please add page 26 to page 47.

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General-REMARKS

I the applicant have amended the specification and claims hereof to emphasize the scope and alternative aspects of the invention. In response to the Notice of Non Compliant Amendment under Section 37 CFR 1.21 that was maid on 11/08/2004, and Office action of Election/Restriction of Section 35u.s.c.121 mailed 8/8/05, applicant have submit a substitute version of the specification hereof. In the provided specification, the applicant also emphasize the enhancement procedure in which the provided audio circuit such as the audio equalizer circuit or crossover network circuit that provides the enhancement procedure is considered as an audio enhancing circuit. Grammatical corrections or editorial corrections where made to put the application in full and clear condition in which the condition is able to clearly define and relate the novel embodiments, which are interrelated and interconnected constituent of the encircled invention. Furthermore, amendments were made to the claims to emphasize the scope of the invention and to distinguish the claims from the second recited embodiment hereof. In response to the Election/Restriction Office Action mailed on 8/8/05, claim 1-15 has bin canceled for the compliance of technical requirement hereof. Therefore, claim 16-36 has bin submitted as new claims to distinctively recite the selected invention by exclusive recitations thereof. In this manner, the applicant distinguishably reconstructed the recitations of invention 1, which is accordingly construed as the recitation of an audio system having a frequency divider. Therefore, the applicant excluded reciting invention 2, which recites the method of externally coupling and communicating between an audio port and an audio reproductive system.

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Therefore, the reconstructed recitation of invention 1, recites at least one audio enhancing circuit in which provides enhance audio signals comprising a communication system and control means. From that aspect, the proceeding interpretation is recited as at least one provided variable or invariable audio enhancing circuit for providing variable or invariable enhanced audio signals comprising one or two communicative channels of the audio enhancing circuit for channeling the acoustic enhancement procedure to the communication system which further comprises the at least one audio enhancing circuit for communicating the enhance audio signals. Thereby, the invention is able to be defined distinctively to overcome the technical restrictions of Section 35u.s.c.121 herein.

Thank you

Sincerely: Sonny Chambers

Respectfully submitted

573 east 79 street Brooklyn N.Y 11236

TEL: (917) 517-7534

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Final edition of Amendment-c

Examiner: Justin Michalski

Current date: 10/13/2005

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Election/Restriction of 8/8/05

Please omit the Official Clean Amendment-C
Version including claims and the Marked-up
amendment version of Amendment-C and replace
them with the final Clean Amendment Version and
Marked-up Amendment Version of the specification
and claims of the current amendment document of
this date 10/13/2005 Amendment-C.